Case 3112-0x-0244998 EDWC Document 270 Filed 001/1/20/115 Prayed 10683

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12		COOLIT SYSTEMS INC.
13 14	UNITED STATES	DISTRICT COURT
15	NORTHERN DISTR	ICT OF CALIFORNIA
	SAN FRANCISCO DIVISION	
16 17	ASETEK HOLDINGS, INC. and ASETEK DANMARK A/S,	CASE NO. 3:12-CV-04498-EMC
18	Plaintiffs,	STIPULATION TO CONTINUE CMC ONE WEEK;
19	V.	[PROPOSED] ORDER
20	COOLIT SYSTEMS INC.,	
21	Defendant.	
22		Judge: Hon. Edward M. Chen
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1	Counsel for Plaintiff Asetek Holdings, Inc. and Asetek Danmark A/S (collectively "Asetek"	
2	and Defendant CoolIT Systems, Inc., respectfully submit the following stipulation to, with the	
3	Court's permission, continue the CMC hearing currently scheduled for January 22, 2015, by one	
4	week to January 29, 2015 at 3:00 p.m. or later that day (the Court's calendar permitting).	
5	Counsel for the parties submit this stipulation for two reasons. First, the parties are	
6	coordinating a deposition of Asetek by CoolIT expected to take place close in time to January 29, the	
7	date of the requested CMC, which will reduce travel expense and burdens for CoolIT's counsel.	
8	Second, lead counsel for Asetek advises that he will be arguing two summary judgment motions in	
9	another case on Friday, January 23, 2015, and had previously scheduled preparatory and strategic	
10	meetings with co-counsel in that case (who will be traveling to Palo Alto from the east coast) on	
11	Thursday, January 22, 2015, the date of the currently scheduled CMC in this action.	
12	Continuing the CMC by one week, as requested herein, will not impact any other dates in this	
13	action, or cause prejudice to the parties.	
14	By his signature below, counsel for Asetek attests under penalty of perjury that counsel for	
15	CoolIT concurred in the filing of this document.	
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17	Dated: January 14, 2015	Respectfully submitted,
18 19		FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP
20		By: /s/ Robert F. McCauley
21		Robert F. McCauley
22		Attorneys for Plaintiff Asetek Holdings, Inc. and Asetek Danmark A/S
23		riscon fromings, inc. and riscon Danmar 175
24	Dated: January 14, 2015	COOLEY LLP
25		By: /s/ Dennis McCooe
26		Dennis McCooe Attorneys for Defendant
27		CoolIT Systems Inc.
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[PROPOSED] ORDER

PURSUANT TO STIPULATION AND FOR GOOD CAUSE SHOWN, the upcoming Case Management Conference in this matter is reset for January 29, 2015, at 3:00 p.m. [or later time].

Dated: January 20 2015

